Appl. No. 10/719,617

Filed: November 21, 2003

**REMARKS/ARGUMENTS** 

The July 15, 2005 Office Action set forth a requirement for restriction and an election of

invention under 35 U.S.C. § 121. Specifically, the Office Action stated that the application

discloses two distinct inventions, namely Claims 1 - 17, drawn to a process classified in class

156, subclass 89.11 (Invention I) and Claims 18 - 21 drawn to a product classified in class 428,

subclass 210 (Invention II).

As previously stated, Applicants hereby elect and request examination on the merits of

Claims 1 - 17 (Invention I). Applicants hereby cancel from the application the Claims 18 - 21

(Invention II) and reserve the distinct invention disclosed in those claims for subsequent

divisional applications.

If there are any matters which can be clarified by telephone, the Examiner is requested to

contact the undersigned attorney.

If there are any fees due in connection with the filing of this response, the Office is

authorized to charge same to Deposit Account No. 50-0354.

Dated: August 5, 2005

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8